

REMARKS

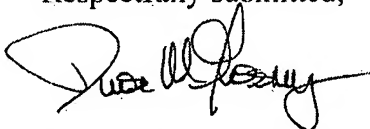
Upon entry of this Supplemental Amendment, claims 1, 3-8, 10, 12-15 remain in the Application. Claims 7, 8, and 15 are allowed. Claims 5 and 14 are objected to. Claims 1 and 6 are amended.

In the Office Action dated March 24, 2008, the strike through and underlining was inadvertently omitted in the claims presented. The claims are presented with the strike through and underlining corrected. The arguments presented in the March 23 Amendment are reiterated at this time.

In summary, claims 1 and 6 have been amended by this action. Analysis has been presented as to why the Applicants' invention as set forth in claims 1, 3, 4, 6, 10, 12, and 13 is not anticipated under the provisions of 35 U.S.C. § 102(b) by GB '860. Thus, it is submitted that the Applicants' invention as set forth in claims 1, 3-8, 10 and 12-15 is not taught, anticipated, or rendered obvious by the cited reference.

It is respectfully submitted that the Applicants' invention as set forth in these claims is in a condition suitable for allowance. Notice of allowance is, therefore, respectfully requested.

Respectfully submitted,



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